# MYSORE GAZETTE.

Published by Authority.

BANGALORE, SATURDAY, JUNE 17, 1882.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

### PART II.

Notifications by the Govt. of India; Resident; Chief Judge, &c.

#### RESIDENT IN MYSORE.

Notice.

The 8th June 1882.

The Officiating Resident will be glad to receive Native gentlemen who may wish to see him, on Monday mornings between the hours of 8 and 10. Any gentlemen desirous of obtaining an interview should give the Assistant Resident two days' notice at least.

H. WYLLE, Asstt. Resident.

#### JUDICIAL DEPARTMENT.

NOTIFICATIONS.

The 13th June 1882.

The undermentioned gentleman has been enrolled as an Advocate in the Chief Court of Mysore, under the Rules of 18th February 1879:—

Mr. R. Balaji Rao, B. L.

C. G. Plumer, Ag. Chief Judge.

IN THE COURT OF THE CHIEF JUDGE OF MYSORE.

#### Civil Side-

.. Rule of Practice No. 38, dated Bangalore, 29th May 1882.

Under Section 652 of the Code of Civil Procedure (Act X of 1877), the following rules have been made by the Chief Court to regulate the procedure of the subordinate Courts exercising jurisdiction under Chapter XX (of Insolvent Judgment-debtors) of the Code:—

1.1. When the property of a person declared insolvent is, in amount, too small to enable the Court to appoint a paid Receiver, the Court may appoint its Sheristadar, or Head Clerk, Receiver.

- - When property, alleged to be the property of the insolvent, is in the hands of third parties, who refuse to surrender it, the Receiver may, with the sanction of the Court, institute a suit for its recovery and he may decline to sue, unless one or more of the creditors consent to give a sufficient guarantee for the cost of the suit. The Court may, from time to time, direct that the property, which may have come to the hands of the Receiver, be sold by private contract or tender or public auction, or partly by one method, and partly by another, and subject to such conditions as the Court may think fit to declare. Provided that, when an order is made for the sale of immovable property by auction, the sale shall be proclaimed and conducted and confirmed in the manner prescribed by the Code of Civil Procedure for the time being, for sales of immovable property sold in execution of decree.
  - 3. The cost of all sales made by the Receiver shall be deducted from the sale proceeds. The Court may order the costs of proclamation and advertisements of sale, to be paid, in the first instance, out of the funds, if any, in the hands of the Receiver, and if there be no such funds, the Court may decline to order a sale, until funds are furnished by the decree-holder, or some other creditor,
  - The provisions of the 295th Section of the Code of Civil Procedure relating to the sale of properties under mortgage, shall apply to sales made by the Receiver under the order of the Court. Provided that the Receiver may, with the sanction of the Court, discharge any mortgage, of which the period of redemption has arrived, and in any case, with the consent of the mortgagee, by payment out of the assets in his hands, (if any) and may sell the property free from the incumbrance.

#### Civil Side.

Rule of Practice No. 39, dated 3rd June 1882.

Under Section 652 of the Code of Civil Procedure, Act X of 1877, the Chief Judge directs that the following form of judgment in Original Civil suits shall be adopted by all the Civil Courts in Mysore.

> Form. O. S. No. (year). Before the Court of the

Present(Name of Judge.) Plaintiff.

Defendants

The suit is brought (state briefly object of suit). The Plaint is as follows.

The Defendants put in the following written statements.

The suit came on for settlement of issues on the The Plantiff was represented )

(Name of Advocate).

The Defendants 1 and 2 bydo)

The 3rd Defendant appeared in person and made the following statement,

The following issues were settled:

The suit came on for final hearing on the (date)

The parties were represented (as before)

The Plaintiff examined

exhibits.

witnesses and

filed

The Defendants examined

witnesses and

exhibits

filed Then proceed to discuss and determine separately each and every issue necessary for the final disposal of the suit.

IN THE CHIEF COURT OF MYSORE.

Criminal Side.

Rule of Practice No. 25, dated 7th June 1882.

The Acting Chief Judge directs that, in the monthly statement of trials prescribed by Rule of Practice No. 1, dated 25th April 1878, for the heading of column 5 the words "Finding of Judge" be substituted, and that another column be opened as column 6 with the heading "Finding of Assessors."

The numbers of the columns shall be altered to 9 in all.

By Order of the Court,

S. HAMAJEE ROW. Registrar.

## MYSORE STATE RAILWAY.

The 9th June 1882.

Approximate Return of Traffic for week ended 3rd June 1882 on 86 miles open.

Approximate Return of	Combing Traffic,				Merchandise and Mi- neral Traffic.				logs (esti		Earnings.		Traffic Train— miles run.			
	No. of Passen- gers.	Craching Receipts			Weight carried.	Recaipts.			Other Earnings orated.)		Total		Conditog.	Merchandise	Total.	
Total Traffic for the week Or per mile of Rellway For previous 21 weeks of half-year	58-81	3,045	1 6	9	M.Jr. S. 12,171 30 140 13 127,718		A. P. 1118 4 5	- 1	88 A. P. 88 10 385 3		Rs, A., 4,703 12 54 11 81,130 11	9	1,240	853 15,980	2,093 39,794	
Total for 22 preeks	116,682	66,208	9	71	139,789 3	1 19,1		7	471 18	9	85,834 8	3	25,054	16,283	41,887	
Comparison.					On 58 miles open for 174 weeks.											
Total for corresponding week of previous year  Per mile of Railway, corresponding week of previous year  Total to corresponding date of previous year	8,895 67 51,294	0	2	10	400 S		57,13 2,11 314 5			2	92 13 8 85,315 13	31		11,62	23,54	

Examiner of Accounts, M. S. R.